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[Additional counsel listed on signature page]

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA**

Cung Le, Nathan Quarry, Jon Fitch, Brandon
Vera, Luis Javier Vazquez, and Kyle
Kingsbury, on behalf of themselves and all
others similarly situated,

Plaintiffs,

vs.

Zuffa, LLC, d/b/a Ultimate Fighting
Championship and UFC,

Defendant.

Case No.: 2:15-cv-01045-RFB-BNW

**PLAINTIFFS' SUPPLEMENTAL NOTICE
REGARDING DISCLOSURE OF CASE
MATERIALS IN CONNECTION WITH
CLASS CERTIFICATION OPINION AND
ORDER**

1 In response to the Court's January 6, 2021 Minute Order (ECF No. 782) requesting all parties to
 2 indicate their positions regarding the unsealing of all documents in this case with the publication of the
 3 Court's forthcoming order on Plaintiffs' Motion for Class Certification, Non-Party Bellator Sport
 4 Worldwide LLC objected to the unsealing of two pages: SBPLCL00002101-2102. *See* ECF 785. In light
 5 of Bellator's third-party status and the modest nature of its request, Plaintiffs have no objection to those
 6 two pages remaining under seal.

7 As to the broader objections set forth by Zuffa,¹ Plaintiffs respectfully request that the Court issue
 8 its Class Certification Order, while temporarily withholding a ruling on any further unsealing of record
 9 evidence, and providing the parties a brief window of time to address which record documents, if any,
 10 should remain sealed or partially redacted. Such a course would allow the case to proceed, while the
 11 parties address Zuffa's or third parties' objections in context and based on the relevance of the contested
 12 documents and their contents to the Court's Order.

13 Dated this 26th day of January, 2021.

14 /s/ Don Springmeyer

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¹ Zuffa objects to the unsealing of "PCCX41, PCCX344, PCCX414, the expert reports of Guy Davis and Elizabeth Davis, the relevant portions of Dr. Singer and Dr. Zimbalist's expert reports, and any other documents not related to the Class Certification Order." ECF 786, at 9.

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Additional Counsel for the Class

CERTIFICATE OF SERVICE

I hereby certify that on this 26th day of January 2021 a true and correct copy of **PLAINTIFFS' SUPPLEMENTAL NOTICE REGARDING DISCLOSURE OF CASE MATERIALS** was served via the District of Nevada's ECF system to all counsel of record who have enrolled in the ECF system.

/s/ Pamela Montgomery
An employee of Kemp Jones, LLP